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| 942–9. | Map location of road. |
| 943. | Right of way for railroads; reserved lands in Minnesota. |
| 944. | Right of way in Oklahoma and Arizona. |
| 945. | Reservation in patents of right of way for ditches or canals. |
| 945a. | Compensation for rights-of-way for certain reclamation projects. |
| 945b. | Jurisdiction; procedure. |
| 946. | Right of way to canal ditch companies and irrigation or drainage districts for irrigation or drainage purposes and operation and maintenance of reservoirs, canals, and laterals. |
| 947. | Map; damages to settlers. |
| 948. | Application to existing and future canals. |
| 949. | Use for canal or ditch only. |
| 950. | Right of way to canal and ditch companies for irrigation purposes; additional grants. |
| 951. | Right of way for water transportation, domestic purposes, or development of power. |
| 952. | Reservoir sites for water for livestock. |
| 953. | Declaratory statement as to reservoirs. |
| 954. | Survey; map of reservoirs. |
| 955. | Amendment, alteration, or repeal. |
| 956. | Right of way for tramroads, canals, or reservoirs. |
| 957. | Right of way to electric power companies. |
| 958. | Rights of way for wagon roads or railroads. |
| 959. | Rights of way for electrical plants, etc. |
| 961. | Rights-of-way through public lands, Indian, and other reservations for power and communications facilities. |
| 962. | Right of way in Colorado and Wyoming to pipeline companies. |
| 963. | Applications for Colorado and Wyoming pipe- line right of way. |
| 964. | Limit of time for completion of Colorado and Wyoming pipelines; forfeiture. |
| 965. | Restriction on use of Colorado and Wyoming pipeline right of way. |
| 966. | Right of way in Arkansas to pipe-line companies. |
| 967. | Applications for Arkansas pipeline right of way. |
| 968. | Restriction on use of Arkansas pipeline right of way. |
| 969. | Forfeiture of Arkansas pipeline right of way for nonuser, etc. |
| 970. | Forfeiture of Arkansas pipeline right of way for violation of antitrust law. |
| 971. | Bathhouses, hotels, etc., adjacent to mineral, medicinal, etc., springs on public lands. |
| 971a. | Alaskan lands within highway, telephone, and pipeline withdrawals; disposal; amendment of land description of claim or entry on adjoining lands. |
| 971b. | Sale of restored Alaskan lands; preference rights; consent of Federal agency. |
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§ 931. Navigable rivers as public highways

ments: consent of agency.

All navigable rivers, within the territory occupied by the public lands, shall remain and be deemed public highways; and, in all cases where the opposite banks of any streams not navigable belong to different persons, the stream and the bed thereof shall become common to both.

Utilization or occupancy of Alaskan ease-

Effect on valid existing Alaskan rights.

Definition of restored Alaskan lands.

(R.S. §2476.)

975 to 975g. Repealed.

971c

971d.

971e

CODIFICATION

R.S. $\S 2476$ derived from acts May 18, 1796, ch. 29, $\S 9$, 1 Stat. 468; Mar. 3, 1803, ch. 27, $\S 17$, 2 Stat. 235.

§931a. Authority of Attorney General to grant easements and rights-of-way to States, etc.

The Attorney General, whenever he deems it advantageous to the Government and upon such terms and conditions as he deems advisable, is authorized on behalf of the United States to grant to any State, or any agency or political subdivision thereof, easements in and rights-ofway over lands belonging to the United States which are under his supervision and control. Such grant may include the use of such easements or rights-of-way by public utilities to the extent authorized and under the conditions imposed by the laws of such State relating to use of public highways. Such partial, concurrent, or exclusive jurisdiction over the areas covered by such easements or rights-of-way, as the Attornev General deems necessary or desirable, is ceded to such State. The Attorney General is authorized to accept or secure on behalf of the United States from the State in which is situated any land conveyed in exchange for any such easement or right-of-way, such jurisdiction as he may deem necessary or desirable over the land so acquired.

(May 9, 1941, ch. 94, 55 Stat. 183.)

§ 931b. Repealed. Aug. 10, 1956, ch. 1041, § 53, 70A Stat. 641

Section, act July 24, 1946, ch. 596, §7, 60 Stat. 643, authorized Secretary of War to grant easements and rights-of-way to States, etc. See section 2668 of Title 10, Armed Forces.

§ 931c. Permits, leases, or easements; authorization to grant; payment; limitation

The head of any department or agency of the Government of the United States having jurisdiction over public lands and national forests, except national parks and monuments, of the United States is authorized to grant permits, leases, or easements, in return for the payment of a price representing the fair market value of such permit, lease, or easement, to be fixed by such head of such department or agency through appraisal, for a period not to exceed thirty years from the date of any such permit, lease, or easement to States, counties, cities, towns, townships, municipal corporations, or other public agencies for the purpose of constructing and maintaining on such lands public buildings or other public works. In the event such lands cease to be used for the purpose for which such permit, lease, or easement was granted, the same shall thereupon terminate.

(Sept. 3, 1954, ch. 1255, §1, 68 Stat. 1146.)

REPEAL OF SECTION

Section repealed by Pub. L. 94–579, title VII, \$706(a), Oct. 21, 1976, 90 Stat. 2793, effective on and after Oct. 21, 1976, insofar as applicable to the issuance of rights-of-way over, upon, under, and through the public lands and lands in the National Forest System.

SAVINGS PROVISION

Repeal by Pub. L. 94-579 insofar as applicable to the issuance of rights-of-way not to be construed as terminating any valid lease, permit, patent, etc., existing on Oct. 21, 1976, see section 701 of Pub. L. 94-579, set out as a note under section 1701 of this title.